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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of: Atsunobu SAKAMOTO et al.

Group Art Unit: 3742

Application Number: 09/980,659

Examiner: Stephen J. Ralis

Filed: April 4, 2002

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Confirmation Number: 6654

For:

HEATER WIRE FOR DEVICE SUCH AS AN IMPULSE HEAT

SEALER

Attorney Docket Number:

062017

Customer Number:

38834

REQUEST FOR REFUND

Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450 March 13, 2007

Sir:

The undersigned respectfully requests a refund of the fees paid in the subject application on December 15, 2006.

The fees of \$1,020.00 for the extension of time filed December 15, 2006 was paid in the subject application when a new CIP application was filed in response to the Office communication dated June 16, 2006 which was erroneously sent to the previous representative (Nancy Pappas) of the subject application by the U.S. Patent and Trademark Office (USPTO) even though the Submission of Revocation of Power of Attorney with New Power of Attorney and Change of Correspondence Address accompanying Form PTO/SB/82 had been filed by the present representative (WESTERMAN, HATTORI, DANIELS & ADRIAN, LLP: WHDA) and received by the USPTO on March 13, 2006.

This is indicated in the above Office communication "Responsive to communication(s) filed on 13 March 2006."

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Although the previous representative (Pappas) returned the original Office communication to the USPTO, she voluntarily forwarded a copy of the Office communication to Applicant in Japan and Applicant forwarded it to Applicant's new representative (WHDA).

When the new representative (WHDA) learned later that the previous representative (Pappas) returned the original Office communication, the new representative (WHDA) requested that the USPTO confirm the Submission of Revocation of Power of Attorney and the change of correspondence address by filing Second Submission of Power of Attorney And Statement Under 37 CFR §3.73(b) on August 17, 2006, and USPTO formally sent the same Office communication to the new representative (WHDA) on February 2, 2007.

However, when the new representative (WHDA) filed a new CIP application from the subject application on **December 15**, 2006, the new representative (WHDA) paid the extension fee for the subject application just to avoid possible treatment of abandonment by the USPTO. In view of the above USPTO's mailing error, we believe that Applicant was not required to pay the above extension fee and it is respectfully requested that the amount of \$1,020.00 be credited to Deposit Account 50-2866.

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If the above request is not granted, Applicant requests that the Patent Office at least refund the amount of \$510.00, the 50% excess of the fee paid, to Deposit Account 50-2866 since the extension fee of \$1.029.80 is for a large entity and since Applicant is in fact a small entity, and the application is entitled to the reduced fees provided for small entities under 37 CFR 1.16.

Respectfully submitted,

WESTERMAN, HATTORI, DANIELS & ADRIAN, LLP

Ken-Ichi Hattori Registration No. 32,861 Telephone: (202) 822-1100

Facsimile: (202) 822-1111

KH/TN/ya

Encls: Copy of Office communication dated Feb. 2, 2007

Copy of Extension of Time filed Dec. 15, 2006 w/

Copy of Check Stub and Date-stamped Postcard

Copy of Notice of Acceptance of Power of Attorney dated Aug. 30, 2006

Copy of Second Submission of Power of Attorney filed Aug. 17, 2006

Copy of Office communication dated June 16, 2006

Copy of Submission of Revocation of Power of Attorney with New Power of Attorney and Change of Correspondence Address filed March 13, 2006

DIVISION